Case 3:18-cv-02276-VC Document 20 Filed 05/09/18 Page 1 of 7

1 2 3	Orin Snyder (pro hac vice pending) osnyder@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 200 Park Avenue New York, NY 10166-0193 Telephone: 212.351.4000	Joshua S. Lipshutz (SBN 242557) jlipshutz@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 1050 Connecticut Avenue, N.W. Washington, DC 20036-5306 Telephone: 202.955.8500
4 5 6 7 8 9 10	Facsimile: 212.351.4035 Brian M. Lutz (SBN 255976) blutz@gibsondunn.com Kristin A. Linsley (SBN 154148) klinsley@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 555 Mission Street, Suite 3000 San Francisco, CA 94105-0921 Telephone: 415.393.8200 Facsimile: 415.393.8306 Attorneys for Defendant Facebook, Inc.	Facsimile: 202.467.0539
12		S DISTRICT COURT RICT OF CALIFORNIA
13	PATRICIA KING, on behalf of herself and all	
14	others similarly situated,	CASE NO. 3:18-CV-02276-VC
15	Plaintiff,	SAN FRANCISCO DIVISION
16 17	v. FACEBOOK, INC. and CAMBRIDGE	CONSENT MOTION
18	ANALYTICÀ LLC	DEFENDANT FACEBOOK, INC.'S REPLY IN SUPPORT OF MOTION TO
19	Defendants.	STAY
20		Hearing Date: May 24, 2018 Time: 10:00 a.m.
21		Location: Courtroom 4, 17 th Floor, 450 Golden Gate Avenue, San Francisco, California,
22		Gate Avenue, San Francisco, Camonna,
23		
24		
25	(additional o	captions below)
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27		
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Gibson, Dunn & Crutcher LLP		

FACEBOOK, INC.'S REPLY IN SUPPORT OF MOT. TO STAY – CASE NO. 3:18-CV-02276-VC

1	LAUREN PRICE, on behalf of herself and all others similarly situated,	
2	Plaintiffs,	CASE NO. 3:18-CV-01732-VC
3	V.	SAN FRANCISCO DIVISION
4		
5	FACEBOOK, INC. and CAMBRIDGE ANALYTICA,	
6	Defendants.	
7		
8	TONA TRANSPORT TO THE TOTAL TOT	
9	JONATHAN D. RUBIN on behalf of himself and all others similarly situated,	
10	Plaintiff,	CASE NO. 3:18-CV-01852-VC SAN FRANCISCO DIVISION
11	v.	CONSENT MOTION
12	FACEBOOK, INC., SCL GROUP, GLOBAL	COMBENT MOTION
13	SCIENCE RÉSEARCH LTD., and CAMBRIDGE ANALYTICA LLC	
14	Defendants.	
15		
16	ASHLEY GENNOCK and RANDY NUNEZ, on	
17	behalf of themselves and all others similarly situated,	CASE NO. 3:18-CV-01891-VC
18	Plaintiffs,	SAN FRANCISCO DIVISION
19	v.	CONSENT MOTION
20	FACEBOOK, INC. and CAMBRIDGE ANALYTICA	
21	Defendants.	
22	Defendants.	
23		
24		
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FACEBOOK, INC.'S REPLY IN SUPPORT OF MOT. TO STAY – CASE NO. 3:18-CV-02276-VC

1 2 3 4 5	HOWARD O'KELLY, on behalf of himself and all others similarly situated, Plaintiffs, v. FACEBOOK, INC. and CAMBRIDGE ANALYTICA	CASE NO. 3:18-CV-01915-VC SAN FRANCISCO DIVISION CONSENT MOTION
6 7	Defendants.	
8	THERESA BEINER and BRANDON HAUBERT, et al., on behalf of themselves and all others similarly situated,	CASE NO. 3:18-CV-01953-VC
10	Plaintiffs,	SAN FRANCISCO DIVISION
12	v.	CONSENT MOTION
13	FACEBOOK, INC. and CAMBRIDGE ANALYTICA, LLC	
14		
15	Defendants.	
16	SUZIE HASLINGER, on behalf of herself and all others similarly situated,	
17	Plaintiff,	CASE NO. 3:18-CV-01984-VC SAN FRANCISCO DIVISION
18	v.	CONSENT MOTION
19 20	FACEBOOK, INC. and CAMBRIDGE ANALYTICA LLC	CONSERT MOTION
21		
22	Defendants.	
23		
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1	DEBRA KOOSER and MARGARET FRANKIEWICZ, on behalf of themselves and all	CASE NO. 3:18-CV-02009-VC
2	others similarly situated,	SAN FRANCISCO DIVISION
3	Plaintiffs,	CONSENT MOTION
4	V.	
5	FACEBOOK, INC., CAMBRIDGE	
6	ANALYTICA, SCL Group, Ltd, and Global Science Research Ltd.	
7	Defendants.	
8		
9	TAYLOR PICHA, on behalf of herself and all others similarly situated,	
10	Plaintiff,	CASE NO. 3:18-CV-02090-VC SAN FRANCISCO DIVISION
11	V.	
12	FACEBOOK, INC. and CAMBRIDGE ANALYTICA	
13	Defendants.	
14	Defendants.	
15		
16	CHRISTINA LABAJO, on behalf of herself and	
17	all others similarly situated,	CASE NO. 3:18-CV-02093-VC
18	Plaintiff,	SAN FRANCISCO DIVISION
19	V.	
20	FACEBOOK, INC. and CAMBRIDGE ANALYTICA	
21		
22	Defendants.	
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Gibson, Dunn & Crutcher LLP

1 2 3 4 5 6	JOSHUA IRON WING and RYAN MCGRATH, on behalf of themselves and all others similarly situated, Plaintiffs, v. FACEBOOK, INC.	CASE NO. 3:18-CV-02122-VC SAN FRANCISCO DIVISION CONSENT MOTION
7 8 9	Defendant. SANFORD BUCKLES, on behalf of himself and all others similarly situated,	
10	Plaintiff,	CASE NO. 3:18-CV-02189-VC
		SAN FRANCISCO DIVISION
11	V.	
12	FACEBOOK, INC.	
13	Defendant.	
14		
15		
16	LUCY GERENA, on behalf of herself and all others similarly situated,	
17	Plaintiff	CASE NO. 3:18-CV-02201-VC
18	V.	SAN FRANCISCO DIVISION
19	FACEBOOK, INC.	CONSENT MOTION
20	FACEBOOK, INC.	
21	Defendant	
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Case 3:18-cv-02276-VC Document 20 Filed 05/09/18 Page 6 of 7

Facebook, Inc. ("Facebook") respectfully submits this reply in support of its April 18, 2018 Motion to Stay, currently noticed for argument on May 24, 2018.

Plaintiffs' oppositions to Facebook's motion to stay all proceedings pending a ruling from the JPML in MDL No. 2843 were due on May 2, 2018. As of today, no plaintiff has lodged an opposition. Prior to filing, plaintiffs in *Rubin*, *Gennock*, *O'Kelly*, *Beiner*, *Haslinger*, *Kooser*, *Iron Wing*, *Gerena* and *King* consented to this relief. *O'Kelly* filed a response indicating no objection "provided it is entered without prejudice to Plaintiffs' ability to seek interim relief from the Court if necessary," which the proposed order already provides. *O'Kelly*, Dkt. 16. *Gerena* also filed a document indicating plaintiffs' "nonopposition" to the stay. *Gerena*, Dkt. 18. *Rubin* also filed a pleading indicating that he "agrees to Facebook's Motion to Stay." *Rubin*, Dkt. 32. Other plaintiffs have not filed any response.

As plaintiffs have not opposed Facebook's requested relief, Facebook respectfully requests that the Court enter Facebook's proposed order and, pursuant to Local Rule 7-1(b), that the Court do so without holding argument.

Gibson, Dunn &

1	DATE: May 9, 2018	Respectfully submitted,
2		GIBSON, DUNN & CRUTCHER, LLP
3		By: /s/ Joshua S. Lipshutz Joshua S. Lipshutz (SBN 242557)
4 5		jlipshutz@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP 1050 Connecticut Avenue, N.W.
6		Washington, DC 20036-5306 Telephone: 202.955.8500 Facsimile: 202.467.0539
7		Orin Snyder (pro hac vice pending)
8		osnyder@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP
9		200 Park Avenue New York, NY 10166-0193 Telephone: 212.351.4000
11		Facsimile: 212.351.4035
12		Kristin A. Linsley (SBN 154148) klinsley@gibsondunn.com Brian M. Lutz (SBN 255976)
13		blutz@gibsondunn.com GIBSON, DUNN & CRUTCHER LLP
14		555 Mission Street, Suite 3000 San Francisco, CA 94105-0921
15		Telephone: 415.393.8200 Facsimile: 415.393.8306
16		Attorneys for Defendant Facebook, Inc.
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